PTO/SB/81 (01-09) Approved for use through 11/30/2011. CMB 0651-0035

METHOD OF PREPARING ...

-6

09/479,273

January 5, 2000

Lynn P. Krinsky

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number Application Number Filing Date

First Named Inventor

POWER OF ATTORNEY

OR

REVOCATION OF POWER OF ATTORNEY

WITH A MENUDOWED OF ATTORNEY

WITH A NEW POWER OF ATTORNET	Art Unit	28	54	
AND	Examiner Name	R.	Yan	
CHANGE OF CORRESPONDENCE ADDRESS	Attorney Docket I	Number		
I hereby revoke all previous powers of attorney given	in the above-ider	dified applic	ration	
	III tile above-idei	mica applic	OGIOTI.	
.A Power of Attorney is submitted herewith.				
OR Lhereby appoint Practitioner(s) associated with the followin Number as my/our attorney(s) or agent(s) to prosecute the identified above, and to transact all business in the United sand Trademark Office connected the	application	40854		
OR I hereby appoint Practitioner(s) named below as my/our att to transact all business in the United States Patent and Tra	ornay(s) or agent(s) t demark Office conne	o prosecute th cted therewith	e applicatio	n identified above, and
Practitioner(s) Name		Registration Number		
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The address associated with the above-mentioned Custom	er Number.			
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I am the:				
Applicant/Inventor				
OR Assignee of record of the entire interest. See 37 CFR 3.71.				
Statement under 37 CFR 3.73(b) (Form PTO/SB/96) submi	itted herewith or filed	on		
SIGNATURE of App	licant or Assignee	of Record		
Signature Sandson		Date	3	-25-10
Name RAJ SARDESAL		Telepho	ne 62	6-304-2232
Title and Company /P & CHIEF IP	COUNTEL			
NOTE: Signatures of all the inventors or assignees of record of the entire is signature is required, see below.		tative(s) are req	ulred. Submit	multiple forms if more than one

This collection of information is required by 37 CFR 1,31,132 and 1,33 The information is required to obtain or retain a benefit by the public which is to fix (end by the USFPTO) process) an application. Confedentiately is governed by 35 U.S.C. 122 and 37 CFR 1,11 and 1,14. This collection is estimated to that 3 minutes to complete, including pathering, reporting, and unberling the completed explanation from the USFPTO. There will very depending upon the inflation case. Any complete the lamounted of line yes required to complete this form audit vagogations for reducing this budget, sould be sent to the Child inflammation officer. Use Settlem that Children and Child inflammation of the Child inflammation of the Child inflammation of the Children and Child inflammation of the Children and ADDRESS SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

U.S. Patent and Trademark United, U.S. DEPARTIMENT OF COMMERCE.

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STATEMENT UNDER 37 CFR 3.73(b)				
Applicant	VPatent Owner: Avery Dennison Corpo	ration		
Application	on No./Patent No.: 6,354,212		Filed/Issue Date: March 12, 2002	
Titled:	METHOD OF PREPARING CUSTOM	AIZED W	VALLPAPER PANELS	
very D	erinison Corporation	, a	corporation	
Name of A	asignee)		(Type of Assignee, e.g., corporation, partnership, university, government agency, etc.	
states th	at it is:			
1. 🔀	the assignee of the entire right, title, and	d interest	tin;	
2.	an assignee of less than the entire right (The extent (by percentage) of its owne	, title, and rship inte	d interest in arest is%); or	
з. 📋	the assignee of an undivided interest in	the entire	rety of (a complete assignment from one of the joint inventors was made)	
the pater	nt application/patent identified above, by vi	rtue of ei	ither:	
A 🔀	An assignment from the inventor(s) of t the United States Patent and Trademar copy therefore is attached.	he patent rk Office a	t application/patent identified above. The assignment was recorded in at Reel, Frame, or for which a	
OR				
В	A chain of title from the inventor(s), of the	he patent	t application/patent identified above, to the current assignee as follows:	
	1. From:		To:	
	The document was recorded Reel	in the Ur	nited States Patent and Trademark Office at ne or for which a copy thereof is attached.	
	2. From:		To:	
	The document was recorded	in the Ur	nited States Patent and Trademark Office at	
	Reel	, Fran	ne, or for which a copy thereof is attached.	
	3. From:		To:	
	The document was recorded	in the Ur	nited States Patent and Trademark Office at	
	Reel	, Fran	ne or for which a copy thereof is attached.	
	Additional documents in the chain of ti	itle are lis	sted on a supplemental sheet(s).	
_ 0	r concurrently is being, submitted for recor	rdation pu		
a	eccordance with 37 CFR Part 3, to record to	he assign	ginal assignment document(s)) must be submitted to Assignment Division in innent in the records of the USPTO. <u>See</u> MPEP 302.08]	
The und	dersigned (whose title is supplied below) is	authorize	ed to act on behalf of the assignee.	
	Marlescij		3-25-16 Date	
	Signature			
R	AJ SARDESAI		VP& CHIEF IP COUNSE	
	Printed or Typed Name		Title	

This collection of information is required by 3° CFR 3.7(b). The information is required to collect or certain a beautility for a golds which is to fee (each by the USPTO to process) on application. Confederatingly is governed by 3.51.5.5. (2.2 and 17.0FR 5.1 and 14.1. This confederation is estimated to be self-in-critically process) on application. Confederatingly process or produced by 3.51.5.5. (2.2 and 17.0FR 5.1 and 14.1. This confederation is estimated to be self-in-critically process) and application of the confederation of the USPTO. There will vary depending upon the infortivation case. Any comments on the amount of time of the USPTO. The valid vary depending upon the infortivation case. Any comments on the amount of time of the USPTO. The valid vary depending upon the infortivation case. Any comments on the amount of time.

Department of Comments. P.O. Dev 4509, Alexandrée, VA. 22313-1450. DO NOT SEND PEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patentar, P.O. Bert 4509, Alexandrée, VA. 22313-1450.

PATENT PURCHASE AGREEMENT

This Agreement is made as of the 1st day of April, 2009 by and between Lynn Paula Krinsky, an individual residing in Seattle, Washington (hereinafter "Krinsky"), and Howrey, a limited liability partnership having its principal office in Washington D.C.

WHEREAS, Krinsky owns certain patents that Howrey wishes to acquire;

WHEREAS, Krinsky is willing to sell these patents under the terms and conditions specified below; and

NOW, THEREFORE, Krinsky and Howrey agree as follows:

ARTICLE I DEFINITIONS

Section 1.1 "Patents" means United States Patent Numbers 6,354,212 ("the '212 patent") and 6,631,683 ("the '683 patent") as well as all related patents or applications for patents (e.g., patents or applications claiming priority to the '212 Patent and/or the '683 Patent, or patents or applications claiming priority to a common patent or application as the '212 Patent and/or the '683 Patent) that have been or shall be filed in the United States or in foreign countries, including all provisional, divisional, continuing, continuing-in-part, substitute, renewal, or reissue patents or applications for patents.

Section 1.2 "Effective Date" means the date on which this Agreement is duly signed by both parties

Section 1.3 "Term" shall have the meaning given that term in Section 6.0.

ARTICLE II ASSIGNMENT/PAYMENT/LICENSE/REVIVAL

Section 2.1 Krinsky Assignment. Krinsky irrevocably sells, assigns, transfers and conveys to Howrey all right, title and interest in the Patents, including the right to sue for past infringement and to prosecute, enforce and defend the Patents. Subsequent to Krinsky's sale, assignment, transfer and conveyance of all right, title and interest in the Patents, Howrey, at its sole discretion, has the right to sell, assign, transfer and convey all right, title and interest in the Patents to a third party at any time and under any terms and conditions.

Section 2.2 Howrey Payment. Howrey shall pay Krinsky (10) business days from the Effective Date, Howrey shall wire

for the Patents. Within

- Section 2.3 Taxes. The parties agree that any taxes arising from this transaction are the sole responsibility of Krinsky.
- Section 2.4 Krinsky License. Notwithstanding the assignment in Section 2.1, Howrey agrees to give Krinsky and Krinsky's company, Stella Color, a non-exclusive, non-assignable license to (i) to make, have made, use, sell, offer for sale and import devices that are covered by the Patents or that practice methods covered by the Patents, (ii) to practice any method covered by the Patents, and (iii) to make, have made, use, sell, offer to sell, import, distribute, host and have hosted services that are covered by the Patents. This retained license may not be sublicensed and is not transferable. This grant of a non-exclusive, non-assignable license shall be binding on any party that succeeds Howrey's ownership interest in the Patents.
- Section 2.5 No Implied Licenses. The only licenses granted herein are those expressly stated in Section 2.4. No implied rights or licenses are granted by this Agreement.
- Section 2.6 Revival of Patents. Krinsky agrees to cooperate with Howrey, or any party that succeeds Howrey as the owner of the rights, title and interest in the Patents, to revive the '212 Patent and the '683 Patent, including providing declarations to the U.S. Patent and Trademark Office that may be necessary for revival. Krinsky agrees to consider in good faith any further requests for assistance (beyond providing declarations) from Howrey, or any subsequent owner of the Patents, only if such assistance is reasonably necessary to revive the Patents and does not unduly burden Krinsky. Any cooperation from Krinsky shall be at no cost and expense to Krinsky.
- Section 2.7 Release to Krinsky. Howrey's, or any subsequent owner's, right to sue for damages for infringement before the Effective Date excludes any claim against Krinsky or Stella Color, such claims hereby are expressly waived and released.

ARTICLE III TRANSFER

Section 3.0 Krinsky Transfer. Within fifteen (15) days after the effective date, Krinsky shall transfer all files in her possession, custody or control, or cause to be transferred all files in her patent counsel's possession, custody or control, that relate to prosecution or enforcement of the Patents or to the conception or reduction to practice the claimed inventions in the Patents, including assignment documents, prosecution histories, invention reports, and prior art to Howrey at the address specified below in Section 7.0. Howrey bears the cost of such transfer, including but not limited to copying charge and postage.

ARTICLE IV REPRESENTATIONS

Section 4.1 Authority Warranty. Each party represents and warrants that it has and will have the right and authority to enter into this Agreement and to convey the rights granted by such party hereunder, without the need for any licenses, releases, consents, approvals or immunities not yet granted or obtained.

Section 4.2 Krinsky Representations. Krinsky represents:

- that she owns all right and title to the Patents prior to the Effective Date;
- (ii) that she has the sole and exclusive right to assign the Patents; and
- (iii) that she had made no assignment, transfer, grant or license of any interest in the Patents and that she will not make an assignment, transfer, grant or license of any interest in the Patents except as specified herein.

ARTICLE V COOPERATION

Section 5.0 Further Assurances. Krinsky agrees, upon the reasonable request of Howrey, or any party that succeeds Howrey as the owner of the rights, title and interest in the Patents, to cooperate with Howrey and any future owner of the rights, title and interest in the Patents, to do all things necessary to fully vest in Howrey, and any future owner of the rights, title and interest in the Patents, the rights granted under this Agreement, including without limitation to execute and record documents that must be filed to reflect the change in title to the Patents.

ARTICLE VI TERM

Section 6.0 Term. This Agreement and the rights granted hereunder shall continue in effect from the Effective Date until expiration of the last to expire Patents (the "Term"). This term is not affected by any subsequent assignment of the rights, title and interest in the Patents from Howrey.

ARTICLE VII NOTICES

Section 7.0 Notices. All notices or other communications given hereunder will be deemed to have been duly given and made if in writing and if served by personal delivery upon the party for whom it is intended, if delivered by a nationally recognized overnight courier service, or if sent by facsimile, accompanied by electronic confirmation of the accurate transmission thereof, to the party at the address set forth below, or such other address as may be designated in writing hereafter, in the same manner, by such party.

If to Krinsky:

Lynn Paula Krinsky 620 S Dakota St Seattle, WA 98108 Telephone: (206) 223-2303

Facsimile: (206) 223-7005

If to Howrey, LLP:

Howrey, LLP Attn: Gregory S. Cordrey 4 Park Plaza, Suite 1700 Irvine, California 92614 Telephone: (949) 721-6910 Facsimile: (949) 721-6910

All such notices and other communications shall be deemed to have been given and received effective as of (i) in the case of personal delivery, the date of such delivery; (ii) in the case of a nationally recognized, overnight courier service, the second business day following dispatch; or (iii) in the case of a facsimile, provided that the facsimile is accompanied by electronic confirmation of the accurate transmission thereof, the date of such delivery.

ARTICLE VIII CONFIDENTIALITY

Section 8.1 Confidentiality. Krinsky shall keep the terms of this Agreement confidential and shall neither disclose now or hereafter, the terms of this Agreement to any third party except:

- (a) to any court or governmental body or agency compelling such disclosure, but only to the extent so compelled and only after Howrey has been given reasonable notice that disclosure is being compelled and has had an opportunity to resist or limit such disclosure through whatever legal proceedings may be available:
- (b) as otherwise may be required by any law and the rules or regulations promulgated under such law;
- (c) as necessary for disclosure to her auditors, agents and accountants representing her, provided that, in case of any disclosure pursuant to this subsection (c), to the extent permissible by law, Krinsky shall impose confidentiality provisions on the recinient in writing prior to such disclosure:
- (d) with written permission from Howrey, or
- (e) to the extent the information is or becomes generally available to the public through no wrongful act or omission on the part of either party.

Section 8.2 Confidentiality survives assignment. Krinsky agrees and acknowledges that the confidential nature of this agreement survives any assignment by Howrey to any future owner of the rights, title and interest in the Patents.

ARTICLE IX MISCELLANEOUS

- Section 9.1 Governing Law and Forum. This Agreement shall be governed by the laws of the State of California without regard to its conflicts of law provisions. Any suit hereunder will be brought solely in the Court of Orange County, California, or in the United States District Court for the Central District of California. Each party agrees to subject itself to the personal jurisdiction of such courts and shall not contest such jurisdiction or the venue of such court or the convenience of the forum. In the event of any dispute under the Agreement, or if it becomes necessary for a party to initiate legal proceedings to enforce its rights under this Agreement, the prevailing party in any such dispute shall be entitled to recover its reasonable attorneys' fees, costs and excenses from the other party.
- Section 9.2 Amendments. Any modification of this Agreement shall be set forth in writing and duly executed by both parties.
- Section 9.3 Wavier. The failure or delay of cither party in exercising any of its rights hereunder shall in no way operate as a waiver of such rights or prevent the assertion of such rights thereafter to enforce each and every provision of the Agreement in accordance with its terms
- Section 9.4 Severability. Should any provision of this Agreement be held to be unenforceable, such ruling shall not affect the validity and enforceability of the remaining provisions of this Agreement.
- Section 9.5 Counterparts; Electronic Signatures. This Agreement may be executed in one or more counterparts, each of which will be deemed an original, and all of which will constitute one and the same Agreement. Facsimile signatures or signatures delivered by email in .pdf or similar format shall be deemed original signatures for purposes of this Agreement.
- Section 9.6 Representation of Comprehension of Document. In entering into this Agreement, the parties represent that they have relied upon the advice of their own attorney(s), or the attorney(s) of their own choice, that the terms of this Agreement have been completely read by and explained to them by their attorney(s), and the terms of this Agreement are fully understood and voluntarily accepted by them. The parties hereby acknowledge receipt of a copy of this Agreement before signing the same. It is further understood that the provisions of the Agreement are contractual and are not merely recitals and that the parties have read the foregoing Agreement, understand it and sign the same as their own voluntary act and deed.
- Section 9.7 Jointly Drafted. The parties agree that this Agreement, and all its terms, has been jointly drafted between and among them, and no provision hereof shall be interpreted against any party hereto by reason of the contention, claim, suggestion or argument that they were the drafters of any such provision.

Section 9.8 Entire Agreement. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all previous understandings relating to the subject matter hereof, whether or all or written, and unexecuted drafts hereof. Prior unexecuted drafts of this Agreement may not be used to interpret the intentions of the parties or underlying facts relating to this Agreement, and the fact that certain provisions may have been added, removed or modified during negotiations shall have no interpretive significance.

[signature page follows]

IN WITNESS WHEREOF, the parties have caused this instrument to be signed as of the day and year first above written.

Lynn Paula Krinsky	Howrey LLP
By: Jun Paula Kins	By: Gregory S. Cordrey
Date: 4/1/09	Title: Partner
	Date: 4/1/09

PATENT ASSIGNMENT

WHEREAS, Howrey LLC ("Howrey" or "Assignor"), a limited liability partnership having its principal office in Washington D.C., acquired, on behalf of Avery Dennison Corporation ("Avery Dennison" or "Assignee"), a corporation having its principal place of business in Pasadena, California, certain patents and other property rights set forth in an April 1, 2009 Patent Purchase Agreement with Lynn Paula Krinsky ("Krinsky Agreement"), including United States Patent Numbers 6,354,212 ("the '212 patent") and 6,51,683 ("the '683 patent") as well as all related patents or applications for patents (e.g., patents or applications claiming priority to the '212 Patent and/or the '683 Patent, or patents or applications claiming priority to the '1212 Patent and/or the '683 Patent) that have been or shall be filed in the United States or in foreign countries, including all provisional, divisional, continuing, continuing-in-part, substitute, renewal, or reissue patents or applications for patents (collectively, "Krinsky Patents");

WHEREAS, Howrey desires to sell, assign and transfer all right, title and interest in the Krinsky Patents to Avery Dennison;

WHEREAS, Avery Dennison desires to acquire the Krinsky Patents, subject to the conditions and obligations set forth in the Krinsky Agreement;

NOW, THEREFORE, in consideration of the sum of ten dollars (\$10.00), and other good and valuable consideration, the receipt, sufficiency and adequacy of which are hereby acknowledged, the undersigned Howrey does hereby:

SELLS, ASSIGNS, and TRANSFERS to Avery Denison all right, title and interest in the Krinsky Patents, including the right to sue for past infringement, and to recover damages for such past infringement, and the right to prosecute, enforce and defend the Krinsky Patents as fully and entirely as the same would have been held by Howrey had this assignment not been made. Howrey retains no interest in the Krinsky Patents or obligations under the Krinsky Agreement, such obligations are hereby transferred to, and accepted by, Avery Dennison.

TO BE BINDING on heirs, assigns, representatives and successors of the undersigned Assignor and extend to the successors, assigns and nominees of the Assignee.

Howrey LLP

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Date: